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FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT, E.D.N.Y.
★ JUN 27 2002 ★
P.M. _____
TIME A.M. _____
(ml)

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

WILLIAM J. HIGGINS, *Pro Se*

Civ. Case: #2-02-00208 (AR) (LB)

Plaintiff,

v.

GENERAL MILLS INC., CHAIRMAN CHIEF
EXECUTIVE OFFICER GENERAL MILLS,
INC., STEPHEN W. SANGER, THE
PILLSBURY COMPANY, DIRECTORS - THE
PILLSBURY COMPANY, PROGRESSO
QUALITY FOODS COMPANY,
DISTRIBUTORS - PROGRESSO QUALITY
FOODS COMPANY

AFFIDAVIT OF WILLIAM LOUIS
HURLOCK IN SUPPORT OF
DEFENDANTS' MOTION TO DISMISS
OR IN THE ALTERNATIVE FOR A
MORE DEFINITE STATEMENT OF
THE COMPLAINT

Defendants.

STATE OF NEW JERSEY)

ss:

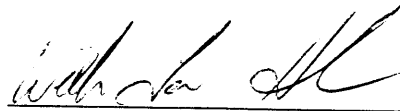
COUNTY OF ESSEX)

WILLIAM LOUIS HURLOCK, of full age, being duly sworn according to law, upon his
oath, deposes and says:

1. I am an attorney employed by Sills Cummis Radin Tischman Epstein & Gross, P.A.,
attorneys for the defendants General Mills, Inc., et al. ("defendants"). I submit this Affidavit in
support of the defendants' motion to dismiss the Complaint of William J. Higgins, Jr., *Pro Se* or in
the alternative a more definite statement of the Complaint.

2. Attached hereto as Exhibit A is true and correct copy of the Complaint served on the

defendants.


WILLIAM LOUIS HURLOCK

Sworn to before me this
21st day of June, 2002

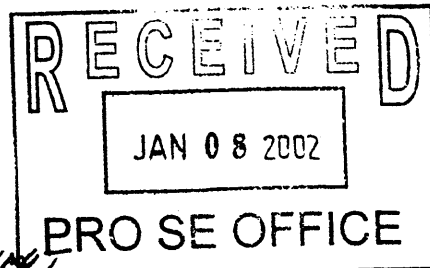

Notary Public

DEBORAH A. PIERCE
NOTARY PUBLIC OF NEW JERSEY
Commission Expires 3/21/2007

Exhibit A

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

WILLIAM J HIGGINS JR PRO SE
PLAINTIFF



AGAINST

COMPLAINANT
PLAINTIFF DEMANDS TRIAL BY JURY

DEFENDANTS NAME

GENERAL MILLS INC.
GENERAL MILLS INC CHAIRMAN, CHIEF EXECUTIVE OFFICER STEPHAN W. SANGER
THE PILLSBURY COMPANY, DIRECTORS
PROGRESSO QUALITY FOODS COMPANY, DIRECTORS, DISTRIBUTORS

1. AT ALL TIMES HEREINAFTER MENTIONED PLAINTIFF
WAS AND STILL IS A RESIDENT OF NEW YORK STATE
RESIDING AT 864 GLEN KEITH ROAD, GLEN COVE NEW YORK 11545.

2. DEFENDANT

GENERAL MILLS INC.
GENERAL MILLS INC, CHAIRMAN, CHIEF EXECUTIVE OFFICER
STEPHAN W. SANGER
THE PILLSBURY COMPANY, DIRECTORS
PROGRESSO QUALITY FOODS COMPANY, DIRECTORS, DISTRIBUTORS
AND HAVING A MAIN OFFICE AT: GENERAL MILLS INC.
ONE GENERAL MILLS BLVD, MINNEAPOLIS, MINN. 55426
THE PILLSBURY COMPANY, DIRECTORS
2866 PILLSBURY CENTER, MINNEAPOLIS MINN.
55402
PROGRESSO QUALITY FOODS COMPANY, DIRECTORS, DISTRIBUTORS
P.O. BOX 555, VINELAND, NEW JERSEY 08360

DEFENDANT IS A RESIDENT
 MINNEAPOLIS, MINN 55426
 MINNEAPOLIS, MINN 55402
 VINELAND, NEW JERSEY 08360

3. THE JURISDICTION OF THIS COURT
 IS INVOKED PURSUANT TO 28 U.S.C. 1335
 LONG ARM STATUTE OF THE FEDERAL
 U.S.C. TO COMPLAIN IN CIVIL ACTION
 AGAINST ALL DEFENDANTS, ARTICLE
 3 STATUTE 2 AUTHORIZES THE FEDERAL
 DISTRICT COURT TO HEAR COMPLAINTS

4. GIVE A CLEAR AND CONCISE STATEMENT
 OF FACT UPON WHICH YOU ARE BASING
 YOUR COMPLAINT (SEE ATTACHED).

5. WHEREFORE PLAINTIFF DEMANDS:
 MONEY DAMAGES IN THE AMOUNT OF
 \$ 950,000.00 PUNITIVE DAMAGES
 AND RECOVERY OF OUT OF POCKET
 EXPENSES FOR NEGATIVE COSTS CONSULTING

PERMANENT INJUNCTION AGAINST
THE DEFENDANT FROM PERFORMING
CERTAIN ACTS IN THE FUTURE

AND FURTHER RELIEF WHICH THE
COURT MAY DEEM APPROPRIATE

William J. Argyrakis
86 L Glen Keith Road
Glen Cove Manor York 1542
516 674 4366

On or about November 30, 2001, I consumed one can of Progresso Quality Foods Company New England Clam Chowder. On that particular day I placed the contents of can of Progresso New England Clam Chowder into a clean pot and then a soup bowl both which were clean. I consumed that product which contained a large shell approximately 1/4 to 1/2 inch in diameter causing irritation to my teeth, mouth, swallowing most of the shell into my stomach and spit the remainder onto the kitchen table. I placed particles of shell into Progress soup can and wrapped it with clear plastic. I became extremely panicky, emotionally confused and thought that shell particles were damaging my mouth, teeth, bloodied my mouth, throat and stomach. Immediately after consuming the shell I took bread to absorb the sharp shell particles that were consumed in my body. I went into emotional shock and placed myself on the bed. I then took a tranquilizer prescribed by an MD as I currently suffer from major depression and anxiety. I spent the afternoon in bed and watched for further blood flow from mouth and from bowel movement for a few days. I remained at home for a few days considering medical treatment. I observed a very dark color in waste product. I was confused, in trauma and watched closely for further damage. I continued taking my tranquilizers and panic medication and watched for further blood in waste produce. I was terrified, panicky, emotionally drained and exhausted for days. I called my psychiatrist, visited his office and told him of circumstances. I discussed emotional panic, anxiety and stress brought about by the swallowing of the shell.

On or about Dec. 3, 2001 I called to General Mills consumer complaint Dept. in Minneapolis, Minnesota, corporate parent of Progresso Quality Foods Company and discussed occurrence with their representative. Unsatisfied I tried to speak to the Chairman of the Board to complain. I was told he was unavailable. I then spoke at another time with Mr. Hagen, Manager of complaints. I complained to him and stated my intention of filing a complaint in court. He consulted with management and offered consideration of insignificant amount for damages. I have all dates and phone numbers of people contacted at General Mills etc.

Damages have been sustained, mental damage, physical damage and economic damage. I state the following causes of action to sue General Mills Inc., its subsidiaries i.e. Pillsbury, Progresso Foods Company and their directors as well as the Chairman and the Vice Chairman of General Mills.

Causes of Action are as follows:

- Product Liability
- Negligent Product Liability
- Tort of Negligence
- Strict Liability
- Tort Liability
- Pain and Suffering
- Misrepresentation
- Conscience Shocking
- Contributory Negligence
- Culpa Lata
- Absolute Liability
- Failure to act in a manner that would be reasonable
- Neglect - failure to act with reasonable care, a duty which should be performed by law
- Non Performance - failure to perform by obligation
- Negligent consideration - something of value given in exchange for something else
- Nuisance

Failure to perform adequate inspection of product
Prima Facie cause for negligence
Res Ipsa Loquitur
Joint and several liability
Ad Damnum
Manufacturing defects
Breach of Warranty
Negligent Infliction of emotional distress
Tort Damages - restore plaintiff to pre tort position economic damage physical pain,
mental distress

I remained in severe stress disorder for many days until the stress and worry caused me substantial and significant chest pain. I went directly to my general practitioner doctor, who saw me immediately without an appointment. He did a cardiogram and contacted Saint Francis Hospital in Nassau County. He sent me directly to the emergency room of that hospital where I met my wife. I was immediately treated with intravenous, cardiogram and medication by numerous emergency room doctors and registered nurses who monitored physical condition for a number of hours.

WJH
I submit to this honorable court this is an honest sworn complaint attached. I set forth all facts as occurred with causation, significant, substantial causes of actions against defendants. I also set forth this complaint and plead that this civil action be entered into the Federal District Court at Cadman Plaza, Brooklyn, New York indexed and seek relief for damages in the amount of \$~~750~~⁹⁵0,000. Further, I ask this honorable court to provide relief and grant to this plaintiff permission to proceed under the long arm statute of the U.S.C. to sue all defendants more precisely under 28 U.S.C. s 1331. I plead that this court will grant plaintiff jurisdiction of these defendants under U.S. Constitution Article 3 Statute 2 authorizes the Federal Court to hear cases where parties are from different states as well as authorization to serve complaint summons on all defendants in this action and proceed with legal counsel to set forth into this court all the defendants in this action as I seek judicial relief for all sustained mental, physical and economic damages. I also ask that the honorable court grant relief for punitive damages to the plaintiff as the honorable court deems reasonable along with relief of all court costs, possible fees etc. Negligence by a large corporation and shameless consideration cannot be left untold as the consumer has every legal right to bring defendants to this court.

I wish to thank this honorable court for its consideration of this complaint and pray that its is accepted into this court.

Walter J. Hugg

(1)

THE PLAINTIFF IN THIS FEDERAL ACTION
 IN THIS HONORABLE DISTRICT COURT IN THE
 COUNTY OF KINGS BROOKLYN, NEW YORK SETS
 FORTH PLEADINGS, COMPLAINT, NOTARIZED DOCUMENTS
 AND STATES THAT HE PERSONALLY IS OF PAUPER
 STATUS OWING APPROXIMATELY THE SUM OF \$116.00 HAS
 NO STOCKS, BONDS, MUTUAL FUNDS, MUNICIPAL
 FUNDS, TRUST FUNDS, ESTATES, AUTOMOBILES
 AND PLAINTIFF IS ON CONTINUING PERMANENT
 DISABILITY FROM THE SOCIAL SECURITY
 ADMINISTRATION FOR SIGNIFICANT REASONS
 ATTACHED, RECEIVES MONTHLY INCOME
 OF \$1380.00 FROM SOCIAL SECURITY
 DISABILITY, 101.00 FROM VETERANS
 ADMINISTRATION FOR DISABILITY. THE
 PLAINTIFF IS MARRIED RESIDES AT
 86 L GLEN KIEITH ROAD GLEN COVE NEW YORK
 11542 AND STATES TO THIS HONORABLE
 COURT A SUBSTANT COMPLAINT FOR
 SIGNIFICANT DAMAGES ECONOMIC, MENTAL,
 PHYSICAL ETC WHICH RESULTED FROM
 CONSUMPTION OF PRODUCT WHICH WAS
 NEGLIGENCELY PRODUCED, MANUFACTURED, MARKED
 BY ALL DEFENDANTS JOINTLY ET AL. WHICH
~~RESULTED~~ CAUSED IRREPERABLE
 UNREVERSABLE DAMAGE TO PLAINTIFF
 RESULTING IN HOSPITALIZATION FOR
 CREST PAINS, ANGIOGRAM IN ST FRANCIS
 HOSPITAL POST WASHINGTON NEW YORK
 EMERGENCY TREATMENT BY PERSONAL
 MEDICAL DOCTOR FOR CREST PAIN,
 PSYCHIATRIC TREATMENT BY

PSYCHIATRIST AND LASTLY HOSPITALIZATION
 IN NORTH SHORE UNIVERSITY HOSPITAL
 IN GLEN COVE RECENTLY FOR CHEST
 PAIN, AUTOMOBILE ACCIDENT WHILE
 TRAVELING TO FEDERAL DISTRICT
 COURT, CENTRAL ISHIP NEW YORK
 FOR PRO SE DOCUMENTS TO
 FILE COURT COMPLAINT. THE
 PLAINTIFF IN THIS COMPLAINT REQUESTS
 THIS HONORABLE ~~Court~~ DISTRICT COURT
 AT CADMAN PLAZA BROOKLYN, NEW
 YORK TO RECEIVE ALL DOCUMENTS
 COPIES OF DOCUMENTS, COMPLAINT,
 SOCIAL SECURITY DOCUMENTS, PAUPER
 STATUS FORMS APPROXIMATELY
 TWENTY PAGES OF COMPLAINT
 FILED IN THIS DISTRICT COURT
 THIS EIGHTH OF JANUARY, 2002
 ALONG WITH ADDITIONAL 2 PAGES
 STATING COMPLAINT FOR APPROXIMATELY
 TWENTY ITEMS ~~FROM~~ FOR PRODUCT LIABILITY, TORT OF
 TORT STRICT, ABSOLUTE, LIABILITY, TORT OF
 NEGLIGENCE, MISREPRESENTATION, FRAUD,
 CONTRIBUTORY NEGLIGENCE, ~~NEGLIGENCE~~ NEGLIGENCE,
~~CULPA LATA~~ CULPA LATA, NEGLIGENCE, NOY,
 PERFORMANCE, NEGLIGENCE CONSIDERATION,
 PRIMA FACIE CAUSE FOR NEGLIGENCE.

RES IPSA LOQUITUR, JOINT
AND SEVERAL LIABILITY,
AD DAMUM, MANUFACTURING
DEFECTS, BREACH OF WARRANTY
NEGLIGENCE INFLECTION OF EMOTIONAL
STRESS, PHYSICAL DAMAGES
MENTAL DAMAGES ECONOMIC
DAMAGE, TORT DAMAGES (RESTORE
PLAINTIFF TO PRE TORT POSITION
ETC. PLAINTIFF SUBMITS TO THIS
HONORABLE DISTRICT COURT
AN HONEST TRUTHFUL COMPLAINT
WHICH WAS CAUSED BY ALL DEFENDANTS
STATED IN THE STATE OF NEW
YORK.

THE PLAINTIFF
WITH CLEAN HANDS ENTERS THIS
COMPLAINT INTO THIS FEDERAL
DISTRICT COURT AND SEEKS RELIEF
FOR SIGNIFICANT DAMAGES CAUSED
BY ALL DEFENDANTS JOINTLY FEEL
IN THE AMOUNT OF \$950,000.00
PUNITIVE DAMAGES AS DEEMED
REASONABLE AGAINST ALL DEFENDANTS
AND SEEKS RELIEF FOR ALL INCURRED COURT

(4)

WHICH WILL BE SUBSTANTIATED.
 THE PLAINTIFF REQUESTS THIS
 HONORABLE DISTRICT
 FEDERAL COURT TO GRANT PLAINTIFF
 JURISDICTION OF ALL DEFENDANTS
 UNDER THE U.S. CONSTITUTION
 ARTICLE 3 STATUTE 2 AUTHORIZING
 THIS FEDERAL DISTRICT COURT TO
 HEAR CASES OF CIVIL ACTION
 WHERE PARTIES ARE FROM DIFFERENT
 STATES AS WELL AS AUTHORIZATION
 TO SEVER COMPLAINT ON ALL
 DEFENDANTS JOINTLY, PERSONALLY
 BY SUMMONS DELIVERED TO
 ALL DEFENDANTS BY
 THE U.S. FEDERAL MARSHALL
 THE LONG ARM STATUTE OF THE
 U.S. USC PRECISELY 28 U.S.C.
 S 1331 PERMITS SUCH. THE PLAINTIFF
 WILL STATE AS MANY CAUSES OF
 ACTIONS COMPLAINTS UNDER ALL
 U.S. USC TITLES STATUTES CODES
 AS POSSIBLE IN ALL OF THE FOLLOWING CODES

WHERE PARTIES ARE FROM DIFFERENT STATES ~~AS WELL AS~~ AS (5)
 AUTHORIZATION TO SERVE COMPLAINT SUMMONS ON ALL ~~THE~~
 DEFENDANTS IN THIS ACTION. TITLE 28 USC KNOWS
 FEDERAL DISTRICT COURTS JURISDICTION OVER DEFENDANTS
 PART IV GRANTS JURISDICTION AND VENUE. FEDERAL
 DISTRICT COURT GRANTS JURISDICTION BASED ON
 DIVERSITY S 1332. COURT HAS JURISDICTION OVER
 FEDERAL ISSUES APPLY GIBBS. DISTRICT COURTS HAVE
 JURISDICTION OF ALL CIVIL ACTIONS ARISING UNDER
 THE CONSTITUTION LAWS OF U.S. USC 1331. DISTRICT
 COURTS HAVE ORIGINAL JURISDICTION WHEN MATTER
 IN CONTROVERSY EXCEEDS \$50,000.00 AND IS BETWEEN
 CITIZENS OF DIFFERENT STATES USC S 1332. ADVCO ("FIELD"
 PREEMPTION THAT FEDERAL LAW COMPLETELY ~~DISPLACES~~ DISPLACES
 STATE LAW. HOLMES (AMER. WELL WORK) - AN ACTION
 CAN ARISE UNDER THE LAW THAT CREATES THE CAUSE
 OF ACTION. CARDOZO (GUILTY TEST: FIRST FED LAW
 AN ELEMENT OF THE CLAIM. DIVERSITY EXISTS FOR
 EACH CLAIM. CORPORATIONS PRINCIPAL PLACE OF BUSINESS
 STATE OF INCORPORATION CAN BE ENJOINED UNDER JURISDICTION
 OF THE COURT UNDER S 1332 OF USC. DIVERSITY
 PREVENTS PREJUDICE AND ALLOWS PLAINTIFF TO AGGREGATE
 ALL CLAIMS AGAINST DEFENDANTS. S 1331 USC POWER
 CAN DETERMINE JURISDICTION ON FIRST PROPERLY FILED COMPLAINT.
 ARTICLE III OF THE CONSTITUTION PERMITS THE
 JOINER OF ADDITIONAL PARTIES. IF A FEDERAL RULE
 COVERS THE ISSUE IN QUESTION AND IF THE FEDERAL
 RULE IS CONSTITUTIONAL (COMPORTS WITH THE RULE
 ENABLING ACT) THEN THE FEDERAL RULE MUST BE
 APPLIED. TITLE 28, PART IV CHAPTER 85 GRANTS
 DISTRICT COURTS JURISDICTION S 1332, DIVERSITY
 OF CITIZENSHIP STATUTE (Q) DISTRICT COURTS
 SHALL HAVE JURISDICTION OVER ALL NAMED DEFENDANTS.
 TITLE 28 USC CHAPTER 85 GRANTS DISTRICT COURTS
 JURISDICTION UNDER SECTIONS S 1330, S 1331,
 S 1332, S 1339 POSTAL MATTER PLACING DOCUMENTS
 IN FEDERAL US MAIL, S 1349, S 1350 ACTION FOR
 TORT, S 1355, S 1357. INJURIES UNDER FEDERAL
 LAWS, S 1359 PARTIES COLLUSIVELY JOINED, JOINTLY UNDER
 S 1366, FRAUD - BREACH OF CONTRACT, i.e. RESTORE
 PLAINTIFF BACK TO PRE TORT POSITION. ~~MISFEASANCE~~ ^{FRAUDULENT} MISFEASANCE

MISREPRESENTATION (OF) PRODUCT,
 PRICING. - DOCUMENTS
 INTO THE U.S. MAIL (COPY ATTACHED) &
 PLAINTIFF WOULD ALLEGED THAT
 ALL OF THE DEFENDANTS JOINTLY ET. AL,
 ARE FRAUDULENT IN MISREPRESENTING
 PRODUCT, WHICH CONTAINED HARMFUL
 ABNORMALLY DANGEROUS CHAMBERLAIN
 PARTICLES, FAILED UNDER BREACH
 OF WARRANTY TO PRODUCT, MANUFACTURE,
 MARKET, A REASONABLE SAFE CONSUMABLE
 PRODUCT BROUGHT UPON PLAINTIFF
 SIGNIFICANT SUBSTANTIAL PHYSICAL
 MENTAL, ECONOMIC DAMAGES
 EXTREME PANIC, ANXIETY, MENTAL
 ANGUISH, HARM, ALARM AND
 THAT DEFENDANTS JOINTLY (ALL)
 ET. AL ARE OF DIRTY HANDS.
 IN ADDITION TO ALL REQUESTED
 MONETARY DAMAGES SET FORTH
 THE PLAINTIFF ASKS THIS HONORABLE
 COURT TO PUNISH ALL DEFENDANTS JOINTLY
 ET. AL, AND ASSESS REASONABLE AS
 PUNITIVE DAMAGES AGAINST ALL NAMED

THE PLAINTIFF UNDER ⁽⁷⁾ PAUPER STATUS
 SETS FORTH THAT UNDER THE
 TITLES, ARTICLES, STATUTES OF
 THE FEDERAL U.S.C. CODE AND IN
 THE DECLARATORY JUDGEMENT ACT
 THAT THIS HONORABLE COURT
 MUST ^{RECEIVE} PLAINTIFF'S HUMBLE
 VERB PLEADED COMPLAINT AGAINST
 ALL DEFENDANTS JOINTLY ET AL.
 ARTFULLY PLEADED TO THE BEST
 OF PLAINTIFF'S ABILITY IN FEDERAL
 DISTRICT COURT BROOKLYN, NEW YORK
 AND THAT JURISDICTION OF ALL
 DEFENDANTS JOINTLY
 IS PERMITTED UNDER LAWS OF THE
~~U.S.C.~~ U.S.C. ~~§~~ S 1331, DIVERSITY
 USC S 1332, ARTICLE 3 STATUTE 2
~~2 OF THE~~ OF THE UNITED STATES
 CONSTITUTION.

(81)

S 1441 (1) A CORPORATION SHALL BE DEEMED TO
 BE A CITIZEN OF ANY STATE WHICH IT IS
 INCORPORATED AND OF THE STATE WHERE IT HAS
 ITS PRINCIPAL PLACE OF BUSINESS. TITLE 28
 PART IV CHAPTER 85 SECTION 1357 STATUTE
 THE DISTRICT COURT SHALL HAVE JURISDICTION
 OF ANY CIVIL ACTION BY ANY PERSON
 TO RECOVER DAMAGES FOR ANY INJURY
 TO HIS PERSON. TITLE 28, PART IV CHAPTER 85 GRANTS
 DISTRICT COURTS ORIGINAL AND EXCLUSIVE
 JURISDICTION IN ANY CONTROVERSIAL COMMENCED
 BY A PERSON. TITLE 28 PART IV
 CHAPTER 87 GRANTS DISTRICT COURT VENUE UNDER
 SEC 1391, 1392, 1411 (JURY TRIAL). TITLE 28
 PART IV CHAPTER 87 STATUTE (2) A CIVIL
 ACTION WHEREIN JURISDICTION IS FOUNDED
 ONLY ON DIVERSITY EXCEPT AS OTHERWISE
 PROVIDED BY LAW BE BROUGHT IN (1) A JUDICIAL
 DISTRICT WHERE DEFENDANT RESIDES (2)
 JUDICIAL DISTRICT IN WHICH A SUBSTANTIAL
 PART OF EVENTS GIVING RISE TO THE CLAIM
 OCCURRED. ~~OR A SUBSTANTIAL PART OF PROPERTY~~
~~THAT IS SUBJECT OF THE ACTION IS SITUATED~~
 (3) ~~A~~ TITLE 28 PART IV CHAPTER 159
 STATUTE IN ANY CIVIL ACTION OF INTERPLEADER
 UNDER SECTION 1335 OF THIS TITLE A DISTRICT
 COURT MAY ISSUE ITS PROCESS FOR ALL
 CLAIMANTS AND ENTER ITS ORDER RESTRAINING
 THEM FROM INSTITUTING OR PROSECUTING
 ANY PROCEEDING IN ANY STATE OR UNITED
 STATES COURT. ~~RESPECTING THE PROPERTY~~
~~IN QUESTION ORDER OF THE COURT.~~

PLAINTIFF ARGUES FOR RELIEF UNDER THE
 DOCTRINE OF STRICT LIABILITY. PLAINTIFF
 CAN RECEIVE COMPENSATION FOR DAMAGES
 WITHOUT SHOWING ANYTHING OTHER THAN
 THE MANUFACTURER DID MARKET A PRODUCT
 THAT WAS UNREASONABLY DANGEROUS.
 PLAINTIFF IS NOT REQUIRED TO SHOW HOW
 THE PRODUCT'S DEFECT CAME INTO
 BEING, PLAINTIFF ONLY HAS TO SHOW
 PRODUCT WAS DEFECTIVE I.E. THAT THE
 MANUFACTURER OFFERED THE PRODUCT
 FOR SALE TO ENTER THE STREAM OF
 COMMERCE AND THAT INJURY RESULTED
 FROM DEFECTIVE PRODUCT. DEFENDANTS (AHL)
 TORT CAUSED PLAINTIFF INJURIES
 AND WHICH WAS THE RESULT OF THE
 NEGLIGENCE OR INTENTIONAL MISCONDUCT.
 PLAINTIFF SUSTAINED TORT OF NEGLIGENCE
 WHEN THE DEFENDANTS CAUSED SUFFERING
 A LOSS, DUE TO FAILURE TO EXERCISE
 REASONABLE AMOUNT OF CARE. THE
 COURT SHOULD QUESTION THE DEFENDANTS
 AS TO WHETHER THEY ACTED WITH
 REASONABLE PRUDENT CARE IN PRODUCTION
 OF PRODUCT GOVERNED UNDER ~~REGULATION~~
 OF FEDERAL FOOD AND DRUG ACT.

10

PLAINTIFF CLAIMS THAT STRICT LIABILITY
 AGAINST DEFENDANTS FOR ABNORMAL
 DANGEROUS CONDITION OR DEFECTIVE
 MANUFACTURED PRODUCT. ABNORMAL CONTENTS
 OF SHELL PARTICLES WHICH ARE UNUSUAL AND/OR
 NON NATURAL FOR CONSUMPTION, DEFENDANTS
 PRODUCED; MANUFACTURED; DISTRIBUTED DANGEROUS
 CANNED SOUP PRODUCT WITH CARELESSNESS
 NEGLIGENCE ~~ALLEGEDLY~~ UNINSPECTED AND
 PERMITTED IT TO BE OFFERED FOR SALE IN EXCHANGE PL
 FOR MONETARY VALUE. THIS CREATED A SUBSTANTIAL
 LIKENHOOD OF GREAT HARM WHICH CANNOT
 BE ELIMINATED BY THE USE OF REASONABLE CARE
 BY DEFENDANTS. THE DEFENDANTS
 ET-AL. ARE THE CAUSE IN FACT OF THE HARM
 THAT RESULTED OF ECONOMIC DAMAGE,
 MENTAL ANGUISH, ANXIETY, PANIC DAMAGES AS
 WELL AS PHYSICAL DAMAGES. THE DAMAGES
 SUSTAINED BY THE PLAINTIFF WERE CERTAINLY
 FORESEEABLE BY THE DEFENDANTS. OR
 SHOULD HAVE BEEN FORESEEABLE. THE PLAINTIFF
 WAS WITHIN THE CLASS OF PEOPLE WHO WERE
 FORESEEABLY ENDANGERED BY THE DEFENDANTS ET-AL.
 NEGLIGENCE, PRODUCT LIABILITY, STRICT LIABILITY,
 ABSOLUTE LIABILITY, TORT OF NEGLIGENCE,
 CONTRIBUTORY NEGLIGENCE, FAILURE TO ACT
 IN A REASONABLE CARING MANNER IN PRODUCT
 PRODUCTION, NEGLECT FAILURE TO ACT WITH REASONABLE
 CARE, NONPERFORMANCE I.E. FAILURE TO
 PERFORM AN OBLIGATION, CAUSE IN FACT
 PROXIMATE CAUSE, NEGLIGENT CONSIDERATION,
 BREACH OF WARRANTY TORT DAMAGES
 ECONOMIC DAMAGE; PHYSICAL DAMAGE MENTAL
 DAMAGE MULTIPLE FAULT CAUSATION
 RECIPROCAL RISK, MANUFACTURE DEFECT,
 FAILURE TO PERFORM APPROPRIATE, REASONABLE

INSPECTION OF PRODUCED/MANUFACTURED
 PRODUCT AND PERMITTED DEFECTIVE
 DANGEROUS, ABNORMAL ~~SOUP~~ PRODUCT
 LABELED PROGRESSO NEW ENGLAND
 CHAM CHOWDER TO BE MARKETING AND
 SOLD IN EXCHANGE FOR MONETARY CONSIDERATION
 TO THE PLAINTIFF. DAMAGES THE PLAINTIFF
 REQUESTS THIS HONORABLE COURT IN PROSE
 ACTION TO GRANT COMPENSATORY DAMAGES
 CAUSED BY HARM BY THE DEFENDANTS
 ACTIVITY. THE PLAINTIFF ASKS THE
 HONORABLE ^{COURT} TO ADMONISH THE DEFENDANTS ^{ET AL}
 FOR PUNITIVE DAMAGES AS THE HONORABLE
 COURT DEEMS REASONABLE. THE PLAINTIFF
 CAN SHOW THAT THE DEFENDANTS
 WERE RECKLESSNESS IN ALLOWING THE
 HARM AND DAMAGES SUSTAINED BY
 THE PLAINTIFF TO OCCUR. THE
 AMOUNT OF MONETARY DAMAGES SOUGHT
 BY THE PLAINTIFF AGAINST THE DEFENDANTS
 ET AL. IS STATED AT \$950,000.00 PLUS
 PUNITIVE DAMAGES AND RELIEF FOR
 OUT OF POCKET COURT COSTS (LEGAL FEES,
 CONSULTATION FEES, MEDICAL COSTS,
 HOSPITAL COSTS, PSYCHIATRIST MD. COSTS
 ETC.

(12)

THE TORT OF NEGLIGENCE OCCURS
 WITH THE DEFENDANTS
 IMPOSES AN UNREASONABLE RISK
 UPON THE PLAINTIFF WHICH RESULTS
 IN INJURY AND DAMAGE. THIS IS
 A PRIMA FACIE CASE AS THE COMPONENTS
 OF NEGLIGENCE ARE (1) DUTY A LEGAL
 DUTY REQUIRING DEFENDANTS ET AL.
 TO CONDUCT THEIR MANUFACTURING,
 PROCUREMENT, PRODUCTION, MARKETING,
 INSPECTION PROCESSES, ACTIVITIES
 ACCORDING TO SAFE, REASONABLE, DILIGENT
 CARE AND STANDARDS SO AS TO AVOID
 UNREASONABLE RISKS TO
 AND OTHERS. (2) BREACH A FAILURE
 BY DEFENDANTS ET AL. - TO CONFORM
 CONDUCT TO REASONABLE SAFE STANDARDS
 BEFORE OFFERING PRODUCT FOR MONETARY
 VALUE IN THE MARKET TO THIS PARTICULAR
 PLAINTIFF AND OTHER CONSUMERS. THIS
 MUST BE CONSIDERED BY THIS COURT
 AS ~~RECKLESSNESS~~ ^{RECKLESSNESS} CARELESSNESS, NEGLIGENCE
 WHICH IS GROSS AND EXTREMELY HAZARDOUS,
 3) CAUSATION IN FACT AND PROXIMATE
 CAUSE WHICH IS SUFFICIENT, SUBSTANTIAL
 LINK BETWEEN DEFENDANT'S ET AL.
 ACT OF NEGLIGENCE AND THE RESULTING
 DAMAGES, HARM, MENTAL STRESS, ANGUISH
 ANXIETY SUFFERED BY THE PLAINTIFF.

42

(B) (3)
 THIS IS "PROXIMATE CAUSE".

(4) HARM ACTUAL DAMAGE SUFFERED

BY THE PLAINTIFF. THIS MAY BE
 CONSIDERED BY THE COURT AS
 ALLEGEDLY PERMISSIVE/INTENTIONAL
 TORT WHEREBY PLAINTIFF IS PERMITTED
 TO RECOVER DAMAGES. THE TORT
 PRINCIPLES UNDER THE USC OF TORT LAW
 IMPOSE ON THE DEFENDANTS TO
 COMPENSATION, THE PLAINTIFF. (1)
 THE DEFENDANTS ET AL. OWED
 A DUTY OF REASONABLE DILIGENT
 CARE IN PROCUREMENT, MANUFACTURE,
 PRODUCTION, MARKETING OF DEFECTIVE,
 DANGEROUS, ABNORMAL, CONTAMINATED
 SOUP PRODUCT AND MUST PAY
 COMPENSATION WHERE DEFENDANTS
 ET AL. BREACHED THAT DUTY (2)
 DETERRENCE - RELIANCE ON STANDARDS
 OF NORM NEGLIGENCE IS A ~~TORT~~
 (1) ADJECTIVE TO DESCRIBE CARELESSNESS
 (2) HIGH STANDARD OF REASONABLE CARE
 BY DEFENDANTS (AVOID FORSAKE
 HARMS) (3) LEGAL CONCLUSION BY
 THIS HONORABLE COURT, (4) SYSTEM
 OF LEGAL REGULATIONS UPON DEFENDANT

(19)
 THE PLAINTIFF REQUESTS
 UPON ALL DEFENDANTS
 THE U.S. FEDERAL MARSHAL ~~WITH~~ ^{PROPER SERVICE}
 PROPER VAID ^{PROCESS}
 SERVICE AND SUBPOENA AUTHORITY
 TO CALL ALL DEFENDANTS
 THEIR GENERAL COUNSEL, OUTSIDE
 COUNSEL TO THIS HONORABLE COURT
 TO STATE THEIR DEFENSES
 IN THIS ACTION INTO THIS HONORABLE
 COURT FOR ALL SIGNIFICANT,
 SUBSTANTIAL DAMAGES, HARM AS
 STATED TO THIS PLAINTIFF. THIS
 PLAINTIFF SEEKS RELIEF AS STATED
 FROM ~~THE~~ DEFENDANTS FILED DAMAGES ^{(For}
 CAUSED TO THIS PLAINTIFF.
 MULTIPLE TORTFEASORS, STRICT
 LIABILITY, UNDER U.S. & ^{TITLES STATUTES,}
 OF DIVERSITY ETC ^{AND ASK THIS COURT TO GRANT} ~~COURT~~ MONETARY
 RELIEF TO THIS PLAINTIFF AS THIS
 PLAINTIFF IS GRANTED BY THE U.S.
 CONSTITUTION AND U.S.C. TITLES, STATUTES
 THE RIGHT TO SUE DEFENDANTS
 FOR SINGLE TORTFEASORS AND RECOVER
 1009

(15)

PRODUCT LIABILITY = CONCURRENT
 NEGLIGENCE CONCERTED
 BY ACTION BY TWO OR MORE DEFENDANTS
 ET AL. JOINT AND SEVERAL LIABILITY
 IS THE CUTTING EDGE BECAUSE IT
 ALLOWS THIS PLAINTIFF TO GO AFTER
DEEP POCKETS OF THE DEFENDANTS
 ET AL. THIS HONORABLE FEDERAL
 DISTRICT COURT IS GRANTED BY THE
 U.S.C., TITLE, STATUTES OR THE CONSTITUTION
~~FOR THE~~ FOR THE PURPOSE OF SHOWING
 BY THE PLAINTIFF ABSENCE OF REASONABLE
 CARE BY ALL DEFENDANTS ET AL.
 IN THE PROCUREMENT, MANUFACTURE,
 PRODUCTION AND MARKETING OF HARMFUL,
 NEGLECT PRODUCT WHICH HAS CAUSED
 THIS PLAINTIFF TO SUSTAIN SIGNIFICANT
 SUBSTANTIAL ECONOMIC, MENTAL, EMOTIONAL
 PHYSICAL DAMAGES WHICH ARE
 UNREVERSABLE DAMAGES TO PLAINTIFF.
 DEFENDANTS ~~FATHERS~~
 FAILED SUBSTANTIALLY IN
 IN THE PRODUCTION OF NEGLIGENCE
 DEFECTIVE Soup PRODUCT AND SHOULD
 BE JUDGED BY JURY TRIAL TO
 BE GUILTY OF ALL ALLEGATIONS.

(185)

(5) LABEL OF PHILOSOPHY
OF COMPENSATION REQUESTED
BY PLAINTIFF AGAINST
DEFENDANTS. . . . FOR FOR
SPECIFIED PERSONAL INJURY TORTS.

(6) ALL PERSONS, CORPORATIONS ETC.
ARE UNDER A DUTY TO CONDUCT
THEIR FUNCTIONS, CONDITIONS, ACTIVITIES
IN ALL DIVERSE ACTIVITIES
SO AS NOT TO CREATE ANY
UNREASONABLE RISK OF HARM, DAMAGE,
BY THEIR NEGLIGENCE, TORTS
AND SHOULD BE REPRIMANDED
BY THIS COURT FOR THEIR RECKLESS,
UNREASONABLE, UNSAFE STANDARDS)
AND PUNISHED FOR DEFENDANTS RECKL.
ACTIVITIES, ACTIONS WHICH RESULTED
IN SIGNIFICANT DAMAGE TO THIS
PLAINTIFF. THE PLAINTIFF REQUESTS
THAT THIS ACTION AGAINST ALL
NAMED DEFENDANTS ET AL. BE
ACCEPTED INTO THIS HONORABLE COURT
FOR TRIAL BY JURY. THE PLAINTIFF
CAN PRODUCE, MEDICAL, DOCTOR RECORDS,
PSYCHIATRIST M.D. RECORDS, HOSPITAL
RECORDS FROM TWO MATRONS 11-11-11

(16)

IN NASSAU COUNTY, STATE OF
 NEW YORK SHOWING REFLECTING
 ALL SUBSTANTIAL, SUSTAINED ALL
 DAMAGES, LETTER OF CONSIDERATION FROM DEFENDI.
 INCLUDING COPY OF CHECK FROM
 DEFENDANTS

FOR \$75.00
 ALONG WITH COUPONS (8) FOR PINSBURY
~~BISQUIT~~ ~~PRODUCT~~ AND LIST OF ALL
 REPRESENTATIVES OF ALL DEFENDANTS
 ... NAMES, DATES OF DISCUSSIONS
 REGARDING COMPLAINT AND LETTER
 FROM GENERAL MILLS INC REPRESENTATIVE
 ON PROGRESSO LETTERHEAD STATING
 AND OFFERING CONSIDERATION FOR
 SUSTAINED DAMAGES

THE PLAINTIFF PRO SE IS
 CONSIDERING A MOTION TO MOVE
 THIS HONORABLE COURT TO TRIAL
 BY JURY AND A MOTION FOR SUMMARY
 JUDGMENT IN TRIAL ACTION
 FOR ALL SUSTAINED DAMAGES
 AS STATED AGAINST ALL DEFENDANTS ET AL.

CAUSES OF ACTION HAVE BEEN
 STATED WITH TRUTHFULNESS

(17)

CAUSE IN FACT SHOWS THAT THE DEFENDANTS' CONDUCT WAS THE CAUSE IN FACT OF PLAINTIFF'S INJURY. PLAINTIFF SHOWS "CAUSE IN FACT" IS TO SHOW DEFENDANTS' CONDUCT WAS A "BUT FOR" CAUSE OF PLAINTIFF INJURIES HAD ALL DEFENDANTS NOT ACTED NEGLIGENTLY PLAINTIFFS INJURIES WOULD NOT HAVE RESULTED. ~~THE COURT HAS ORDERED~~

THIS PLAINTIFF SEEKS COURT ORDER TO ENJOIN ALL DEFENDANTS ET AL INTO JOINT LIABILITY - LIABILITY SHARED BY TWO OR MORE PARTIES

NEGLIGENCE INFLECTION OF EMOTIONAL DISTRESS. THE COURT APPLIES A REASONABLE FORESEEABILITY STANDARD

- 1 PHYSICAL PROXIMITY
- 2 SENSORY PROXIMITY
- 3 RELATIVE PROXIMITY

RES IPSA LAQUITUR - THIS DOCTRINE SPEAKS FOR ITSELF AND ALLOWS THE PLAINTIFF TO POINT TO THE FACT OF THE INCIDENT AND CREATE AN INFERENCE THAT EVEN WITHOUT A PRECISE SHOWING OF HOW DEFENDANTS ET AL BEHAVED, ALL DEFENDANTS WERE NEGLIGENT.

418)

STRICT LIABILITY - THE PLAINTIFF

ALLEGES THAT ~~THE~~ ALL OF THE DEFENDANTS
JOINTLY ARE LIABLE FOR NEGLIGENCE
EVEN WITHOUT PROOF OF EVIDENCE IN THE STANDARDS
OF NEGLIGENCE THE DEFENDANTS (ALL) JOINTLY
ET AL. HAVE A DUTY NOT TO MANUFACTURE, PRODUCE
MARKET DANGEROUS PRODUCTS SUCH AS THAT WHICH
~~PRODUCT THAT THE PLAINTIFF CONSUMED~~

FACTORS IN DETERMINING WHETHER MANUFACTURED
PRODUCED PRODUCTS AS ABNORMALLY DANGEROUS ARE
HIGH DEGREE OF RISK, GRAVITY OF HARM, DAMAGES ETC

HAT) THIS CIVIL ACTION FILED BY THE PLAINTIFF
AGAINST ALL DEFENDANTS ET AL IS "RELATED"
AS THIS ACTION INVOLVES THE SAME
~~FACTUAL ISSUES, OR GROWS OUT OF THE~~
UNDER 50.3 RELATED CASES, ~~THE~~ THE
PLAINTIFF ASK THIS HONORABLE COURT
PERMISSION TO CONSOLIDATE AND ENJOIN
ALL DEFENDANTS ET AL INTO A CONSOLIDATED
GROUP FOR THE PURPOSE OF SAVING
OF JUDICIAL RESOURCES.

WHILE THERE IS NO LAW EXCEPT FOR
THE FEDERAL FOOD AND DRUG ACT AND
OSHA RULES OF SAFETY WHICH REQUIRES
A COMPANY (COMPANIES) DEFENDANTS
ET AL. TO PROVIDE A WRITTEN WARRANTY
ON ITS MANUFACTURE PRODUCTS, FEDERAL
LAWS EXTEND SPECIAL PROTECTION TO
CONSUMERS WHO PURCHASE MANUFACTURED
PRODUCTS WHICH ARE DEFECTIVE, DANGEROUS
HARMFUL ETC. ALL PRODUCTS PRODUCED
TO BE SOLD TO CONSUMERS CARRY AN
IMPLIED WARRANTY OF MERCHANTABILITY
E.G. IF THE PLAINTIFF PURCHASES A PRODUCT

(19)
 FOR A PARTICULAR PURPOSE THE
 MANUFACTURED (PRODUCED) PRODUCT
 MUST BE SAFE, PRODUCED WITH
 CARE AND BE SAFELY ~~CONSUMED~~ PRODUCED
~~BE~~ WITH DILIGENT CARE AND MARKETING
 AND ABLE TO FULLY SATISFY THE
 CONSUMER/BUYER IN THIS ACTION, THIS
 PARTICULAR PLAINTIFF. THIS PLAINTIFF
 WILL SHOW AS THE COURT INSTRUCTS
 THAT DEFENDANTS UNREASONABLE
 CONDUCT IMPOSED AN UNREASONABLE
 RISK OF HARM, DANGER, AND SIGNIFICANT
 DAMAGES ON THIS PLAINTIFF. IN
 DETERMINING WHETHER THE RISK OF
 HARM, DAMAGE SUSTAINED BY THE
 PLAINTIFF FROM DEFENDANTS NEGLIGENCE
 WAS SO GREAT AS TO BE "UNREASONABLE"
 THIS HONORABLE COURT MAY USE
 A BALANCING TEST. OBJECTIVE STANDARD
 THE UNREASONABLENESS, NEGLIGENCE,
 TORT LIABILITY, PRODUCT LIABILITY ETC
 FOR ~~PRODUCT~~ ^{PRODUCTION, MARKETING} OF A PRODUCT UNSAFE,
 DANGEROUS, HARMFUL IS CONCLUDED
 BY THE PLAINTIFF THAT THE DEFENDANTS
 ET AL. CONDUCT IS VIEWED UNDER AN
 OBJECTIVE STANDARD. WOULD A REASONABLE,
 PRUDENT RESPONSIBLE DEFENDANTS
 DO AS DEFENDANTS ET AL DID IN FAILING

TO PRODUCE A REASONABLY SAFE
 CONSUMABLE SOUP PRODUCT OR SHOULD
 THIS PLAINTIFF AND OTHERS BE
 ALLOWED TO SUFFER SUSTAINED DAMAGE
 ECONOMIC, MENTAL, PHYSICAL. DAMAGE
 BY THE CARELESS, RECKLESS, BEHAVIOR
 OF THESE PARTICULAR DEFENDANTS ET AL,
~~OF COURSE~~ THE CONCLUSION DRAWN
 BY THIS PLAINTIFF IS CERTAINLY NO
 AND ~~THESE~~ ~~DEFENDANTS~~ ET AL, MISREPRESENTED
 MISREPRESENTED THEIR PRODUCT, ^{BREACHING WARRANTY} ~~THUS~~
 COMMITTING AN ACT OF FRAUD UPON
 THE PLAINTIFF WHO IS ACTING
 IN PROPER MANNER TO SUE ^{ALL} DEFENDANTS

... FOR SUBSTANTIAL, SIGNIFICANT
 DAMAGES, PUNITIVE DAMAGES, AND
 RECOVER ALL COURT, LEGAL, EXPERT
 WITNESS FEES, ETC AS STATED. ~~DEFENDANTS~~
 NEGLIGENCE, USE OF THE FEDERAL
 MAIL TO FORWARD A LETTER TO CONSUMER, A.D.
^{INDICATED THAT} ~~INDICATING~~ THEY HEARD ^{THIS} COMPLAINT
 AND FULLY ACTED IN INEQUITABLE,
 UNREASONABLE, UNFAIR MANNER TO
 INTENSIFY MENTAL, PHYSICAL, DAMAGE
 T TIL...

(27)

SUCH FAILURE, MISCONDUCT,
 NEGLIGENCE, MISREPRESENTATION,
 PRODUCT LIABILITY, TORT LIABILITY,
 ABSOLUTE LIABILITY, STRICT
 LIABILITY, NEGLIGENCE PER SE
 CAUSATION, FRAUD, PROXIMATE CAUSE,
 CAUSE IN FACT, AD DAMNUM,
 GROSS NEGLIGENCE, ~~MISDEMEANOR~~ ~~FELONY~~,
 NEGLIGENCE, NON PERFORMANCE, TORT OF
 NEGLIGENCE, CONSCIENCE SHOCKING,
 CONTRIBUTORY NEGLIGENCE, CUPA LATA,
 NEGLIGENT CONSIDERATION, NUISANCE,
 RES IPSA LOQUITUR, PRIMA FACIE
 CAUSE, RECIPROCAL RISK, ETC
 UNDER THE ARTICLES, TITLES, STATUTES
 OF THE FEDERAL USC CODE INCLUDING
 DIVERSITY GRANT THIS DEFENDANT
 RELIEF FOR ALL DAMAGES SUSTAINED
 WHICH WILL BE PROVEN IN JURY
 TRIAL. THE DEFENDANTS . . . SHOULD
 BE HELD FULLY LIABLE, PERSONALLY
 AND AS CORPORATIONS FOR THE ABOVE
 STATED ~~LEGAL~~ CAUSES. WHAT RIGHT
 DO THE DEFENDANTS HAVE
 AS LARGE CORPORATIONS AND PERSONS

(22)

U.S. FEDERAL U.S.C.,

TO VIOLATE THE TITLES, ARTICLES
STATUTES OF THE FEDERAL U.S.C. CODE
AND CONSTITUTION BY RECKLESSNESS
ENDANGERMENT, MISMANAGEMENT
ALLEGED UNREASONABLE CONDUCT
TO CAUSE SUCH ECONOMIC, PHYSICAL,
MENTAL ANGUISH PAIN AND SUFFERING
PANIC, EMOTIONAL DAMAGE TO
THIS PLAINTIFF AND OTHERS "THE

~~THE~~ PEOPLE "WHO CANNOT AFFORD ~~HIGH PRICES~~
ATTORNEYS, COUNSEL, CONSULTANTS
TO ASSIST IN SUCH ACTIONS AS TRAIL PROCED
PROSE UNDER PAUPER STATUS USING EVERY LEGAL U.S.C. TITLE SE
~~PLAINTIFF CERTAINLY THE DEFENDANTS~~
~~STATUTE ARTICLE TO SUR DEEP POCKET DEFENDANTS FOR DAMAGE~~
~~OFFERED IN CONSIDERATION~~

~~AFTER CONTACT BY INTERSTATE TELEPHONE~~
~~AN INSIGNIFICANT CONSIDERATION, A FEW~~
~~PITSQUIT COUPONS AND A SMALL DOLL.~~

~~ART~~ Am I AS THE PLAINTIFF REJECTING
ALL ~~DEFERRED~~ CONSIDERATION ~~AND~~ REACHING
OUT FOR THIS HONORABLE COURT TO
GRANT ~~TO THE~~ ^{THIS PLAINTIFF} A SOMEWHAT HUMBLE
~~PLAINTIFF OF~~ PAUPER STATUS THE
AUTHORITY OF THE FEDERAL U.S.C. ARTICLES
TO ~~STATUTE~~ TO COMPLAIN, FILE

(218)

A FEDERAL COMPLAINT IN THIS
HONORABLE COURT, BE GRANTED
SUMMONS BY US FEDERAL MARSHALL
SUBPOENA AUTHORITY TO CALL
ALL DEFENDANTS JOINTLY
INTO THIS HONORABLE COURT WITH
THEIR COUNSEL AND BE GRANTED
RELIEF ^{AS SOUGHT} ~~AT~~ FOR ALL DAMAGES,
HARM, DIMINISHED CAPACITY,
DUE TO ALL DEFENDANTS
ACTIONS MISCONDUCT FAILURE TO
PERFORM WITH REASONABLE CARE.
THE PLAINTIFF REQUEST
~~THIS~~ THIS HONORABLE COURT
TO ACCEPT THIS ACTION INTO
THIS FEDERAL DISTRICT COURT AS
PRO SE, PAUPER STATUS AND GRANT
ALL RELIEF REQUESTED, \$950,000.00
FOR DAMAGES SUSTAINED BY PLAINTIFF
PUNITIVE DAMAGES AS DETERMINED REASONABLE
BY THIS HONORABLE COURT BY JURY TRIAL
REIMBURSEMENT TO PLAINTIFF FOR ALL COURT,
ATTORNEY COUNSEL AND ALL FEES AND COSTS.

(20A)

COSTS, INTEREST FROM DATE OF FILING
THIS COMPLAINT WHICH APPROXIMATES
NINE PERCENT PER ANNUM UNTIL FINAL
JUDGEMENT AGAINST ALL DEFENDANTS
JOINTLY, --- ARE DECIDED IN
THIS HONORABLE COURT BY JURY TRIAL
AS WELL AS ~~ADDED TO PLAINTIFF AS~~
~~AND~~ DAMAGES AWARDED FROM DIRTY
HANDS OF DEFENDANTS (ALL) JOINTLY
- OF PERSONAL CONTRIBUTIONS

~~TOTALING AT LEAST ONE FIFTYTHOUSAND~~
~~DOLLARS TO THE VICTIMS AND FAMILIES~~
~~OF THE WORLD TRADE CENTER NY~~
~~RELIEF FUND AS DETERMINED BY~~
~~THE MAGISTRATE OF THIS COURT~~
~~ALONG WITH A FULL PAGE ADVERTISEMENT~~
~~IN AN ISSUE OF NEWSPAPER U.S.A.~~
~~TODAY THAT GENERAL MILES FOR~~
~~THE PLAINTIFF NEWSPACES (BURIED IN THE~~
~~HAZARD OF THE BOARD) STAFFED BY~~
~~DIRECTORS OF SUCH CORPORATION, SUBSIDIARIES~~
~~7 FILLING PILLSBURY COMPANY, PROGRESSO~~
~~7 CANTALFOODS COMPANY TOTAL OPERATE~~
~~WILL THE HIGHEST STANDARDS OF CONDUCT~~
~~AND THE HIGHEST STANDARDS OF CONDUCT~~

351

~~DEFENDANT~~

I ASK THIS HONORABLE COURT TO HURRY
 AND DEFENDANTS IN THIS
 COMPLAINT / CIVIL ACTION TO EXPLAIN
 TO THIS COURT AND TO THIS DEFENDANT
 WHAT AUTHORITY, RIGHT, ETHIC BELIEF, BEHAVIORAL
 CODE THEY PRACTICE AND FOLLOW AS REPRESENTATIVES
 OF THEIR SHAREHOLDERS, WITH THEIR DEEP POCKETS
 TO CAUSE TO THIS PLAINTIFF AND OTHERS ~~THE~~
~~PREPARE~~ AS CONSUMERS SUCH DAMAGES AS ALLEGED
 AND THE REASON FOR THEIR FAILURE TO CONDUCT
 THEIR REPRESENTATIVES OPERATIONS IN REASONABLE
 PRUDENT CARE SO AS NOT TO BRING FORTH ~~ANY~~
 FUTURE DAMAGES TO ANY OTHER PERSONS OR
 CITIZEN OF THESE UNITED STATES. THEY
 SHOULD BE ADMONISHED BY THIS COURT
 FOR THEIR ACTIONS AND BE COMPELLED
 TO RESPOND TO THIS COMPLAINT
~~EACH AND EVERY ONE OF THEM AS~~
~~DEFENDANTS TO COMPENSATE THIS DAMAGES PLAINTIFF.~~
~~THEIR MISREPRESENTATION TO THE PLAINTIFF.~~
~~OF THEIR~~
~~AND PLACE IN A FULL PAGE NEWSPAPER AND USA~~
~~THAT THEY WILL OPERATE ONLY UNDER~~
~~HIGHEST STANDARDS OF CONDUCT, THAT~~
~~THEY WILL REMOVE FROM THEIR ORGANIZATIONS~~
~~OPERATIONS UNDESIRABLE STATE, CITIZEN~~
~~THEIR DIRTY HANDS. AND CONTRIBUTE~~
~~PERSONAL AND CORPORATELY TO THE~~
~~TO THE VICTIMS AND FAMILIES OF THE~~
~~WORLD TRADE CENTER BY RELIEF FUND PLACED~~
~~OF THE 9/11 AS DETERMINED BY THE~~

~~IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF COLUMBIA~~
~~IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF COLUMBIA~~
~~IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF COLUMBIA~~
 IN THIS HONORABLE COURT AND
 THAT THIS CIVIL ACTION COMMENCE
 SOONEST, THE PLAINTIFF UNDER
 PAUPER STATUS BE PERMITTED
 TO FILE THIS COMPLAINT WITH
 CERTAIN DOCUMENTS TO THE CLERK
 PRO SE IN THIS COURT AND
 THAT THIS COURT UNDER ALL
 PLEADINGS STATUTES, TITLES, ARTICLES
 OF THE CONSTITUTION U.S.C. CODE
 GRANT ACCEPTANCE OF THIS CIVIL ACTION
 AGAINST ALL DEFENDANTS, GRANT TO
 PLAINTIFF AUTHORITY TO PROCEED
 TO HAVE THE US FEDERAL MARSHAL
 PROCESS SERVE THE COMPLAINT UPON
 ALL DEFENDANTS JOINTLY,
 AND ALLOW THIS COMPLAINT TO BE HEARD
 BY THIS PRECISE HONORABLE DISTRICT

(27)

FEDERAL COURT. ~~TO~~ ^{THE PLAINTIFF NOW SUES} ~~ALL~~ ^{AN} DEFENDANTS
JOINTLY ^{FOR STATED}
DAMAGES AND ^{REQUEST} ~~THAT~~ THIS ~~COT~~ FEDERAL
DISTRICT COURT ^{TO} ENJOIN ALL
DEFENDANTS TO RESPOND TO
THIS COMPLAINT WITHIN THE
STATUTORY TIME OF TWENTY OR
THIRTY DAYS FROM RECEIPT
OF PROCESS BY THE U.S. FEDERAL
MARSHAL. FURTHER, THE PLAINTIFF
REQUESTS THIS HONORABLE TO
POCKET (INDEX) THIS COMPLAINT AS
TIMELY FILED AND ADDITIONALLY
GRANT VENUE IN THIS COUNTY,
THE LONG ARM STATUTE OF THE
U.S.C. ^{PERMITS THIS COURT TO COMMAND} ~~TO HAVE~~ DEFENDANTS ^{TO} APPEAR
OR THEIR COUNSEL IN THIS FEDERAL
DISTRICT TO RESPOND TO THIS COMPLAINT.
THE PLAINTIFF DUE TO VARIOUS REASONS
CANNOT TRAVEL TO FEDERAL DISTRICT COURT
CENTRAL ISHIP, NEW YORK AS PLAINTIFF
TO HONOR ~~D~~

TO TRAVEL TO SUCH ⁽²⁸⁾ COURT HOUSE
 AS ONLY MEANS OF TRANSPORTATION
~~(HIS WIFE CAR)~~ WAS DAMAGED RECENTLY
 IN SUFFOLK COUNTY NEW YORK.
 PLAINTIFF CAN REACH THIS COURT
 BY THE LONG ISLAND RAILROAD
 AND THE NEW YORK CITY
 SUBWAY. TRANSFER OF THIS
 COMPLAINT TO CENTRAL ISHP
 FEDERAL DISTRICT COURT WOULD
 CREATE AN UNREASONABLE HARSHIP
 TO TRAVEL TO SUCH LOCATION
 AS MASS TRANSIT IS NOT AVAILABLE
 PLAINTIFF WOULD HAVE TO TRAVEL
 PARTLY BY TAXI CAB WHICH WOULD
 BE EXPENSIVE AND UNREASONABLE.
~~THE PLAINTIFF~~, THE PLAINTIFF
 AWAITS THE DECISION BY THIS COURT
 TO PROCEED WITH THIS COMPLAINT
 IN THIS HONORABLE COURT AT CADMAN PLAZA,
 KINGS COUNTY BROOKLYN NEW YORK